

# Jottings 11

Paul M. Hebert

**Date:** 1947-09-17

---

## Repository Citation

Paul M. Hebert, Jottings 11, *Nuremberg Trials Documents* (1947-09-17).  
Available at: [https://digitalcommons.law.lsu.edu/nuremberg\\_docs/24](https://digitalcommons.law.lsu.edu/nuremberg_docs/24)

This Document is brought to you for free and open access by the Hebert Nuremberg Collection at LSU Law Digital Commons. It has been accepted for inclusion in Nuremberg Trials Documents by an authorized administrator of LSU Law Digital Commons. For more information, please contact [kreed25@lsu.edu](mailto:kreed25@lsu.edu).

Oct. 17, 1947

Jottings

(10)

The defense would contend that the production of huge quantities of ethylene and plant facility expansion in connection with such production was primarily for peace-time needs. Such a contention is repudiated by Farben's own admissions in contract documents. In a contract of December 1940 between the German Reich, represented by the High Command of the Army, and Farben - the contract being signed by the defendant Ambros - reference was made to instructions of the OKH to Farben in December of 1938 pursuant to which costs in the amount of ~~\$1,458,951.92~~ RM 1,458,951.92 had been incurred by Farben in ~~developing~~ developing a process for the hydrogenation of carbide acetyls and ~~to~~<sup>in</sup> continue certain other experimental work to that end. The agreement provided for the sharing of a portion of the costs

Jottings

Oct. 17, 1947

The defense would contend that the production of huge quantities of ethylene and plant facility expansion in connection with such production was primarily for peace-time needs. Such a contention is repudiated by Farben's own admissions in contract documents. IN a contract of December 1940 between the German Reich, represented by the High Command of the Army, and Farben - the contract being signed by the defendant Ambros - reference was made to instructions of the OKH to Farben in December of 1938 pursuant to which costs in the amount of (CROSSED OUT \$1,458,951.92) RM 1,458,951.92 had been incurred by Farben in developing a process for the hydrogenation of carbide acetyls and (to) in continue certain other experimental work to that end. The agreement provided for the sharing of a portion of the costs

in the ratio 75% to be borne by  
the Government and 25% by Farben,  
for, in the language of the contract  
"xxx such a distribution of the costs  
corresponds with the ratio, in war  
economy and private industry respectively,  
of the exploitation value inherent in  
the results of the experiments xxx".  
(Exhibit 638) It seems impossible  
to say that here was a development of  
a project for the peace-time uses  
of other branches of the ethylene tree  
as presented by the defendants.

in the ratio of 75% to be borne by the  
Government and 25% by Farben, for in the  
language of the contract "...such a  
distribution of the costs corresponds with  
the ratio, in war economy and in private  
industry respectively, of the exploitation  
value inherent in the results of the  
experiments...". (Exhibit 638) It seems  
impossible to say that here was a  
development of a project for the peace-time  
uses of other branches of the ethylene tree  
as presented by the defendants.